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Page 1 of 2 Pag	es [X]	Original	[ ] Substitute	[ ]	Supplem	ental Atty	.Docket:EIS	-SCHWARTZ	=13B
Com	bined De	claration	for Patent	Appli	cation	and Po	wer of At	torney	
As a below-named in	nventor, I here	eby declare tha	at:						
My residence, post and sole inventor (if subject matter which THE USE OF COPO	only one nan is claimed ar	ne is listed bel nd for which a	ow) or an origin patent is sought	al, first a on the in	nd joint ir vention er	nventor (if ntitled	plural names	are listed below)	of the
FOR NEUROPROT					·				
the specification of	which (check	one)	h		<u>@</u>				
[ ] [x]	was/will be	the United Sta No. 09/765,6 filed in the U cation, PCT/_	ites under 😸 U.S	ROBBINS .	on <u>Janu</u> By entry	into the U	.S. national st requested on		ational *;
	national 3		if known)	0.5.	rippiii.	110.	······································	\$3717\$102(C)	duic
and was amended or		tes of amendmen	nts under PCT Art.	19 and 3	4 if PCT)	(if applica	able).		
I have reviewed an amendment referred known by me to be i	to above; and	d I acknowled	ge the duty to di	sclose to	the Pater				
I hereby claim foreigniventor's certificate "Yes" box checked, certificate or PCT in	e, or §365(a) and have als	of any prior Pe so identified b	CT application(s elow, by checking	) designang the "N	iting a cou lo" box, a	untry other any foreigr	than the U.S. application f	, listed below wo	ith the

(Day Month Year Filed) (Number) (Country)

I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional applications listed below:

60/209.799 07 June 2000 (Application No.) (Day Month Year Filed) (Application No.) (Day Month Year Filed)

I hereby claim the benefit under 35 U.S.C. §120 of any prior U.S. non-provisional application(s) or under §365(c) of any prior PCT international application(s) designating the U.S., listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in such U.S. or PCT international application in the manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose to the PTO all information which is material to patentability as defined in 37 C.F.R. §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

09/620,216	20 July 2000	Pending
(Application No.)	(Day Month Year Filed)	(Status: patented, pending, abandoned)
09/487,793	20 January 2000	Pending
(Application No.)	(Day Month Year Filed)	(Status: patented, pending, abandoned)

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

## All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

**BROWDY AND NEIMARK, P.L.L.C.** 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from Yeda Research and Development Co., Ltd. as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

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Page 2 of 2 Pages	Att	v. Docket: EIS-S	SCHWARTZ=13B
Title: THE USE OF COPOLYMER 1 AND			
TREATED THEREWITH FOR NEUROPROTEG		- O14	·E/
J.S. Application filed January 22, 2001			ا
PCT Application filed	, Serial No.	JUL 0 5	2001 (2)
hereby further declare that all statements made herein	of my own knowledge are true an	d that all statemen	its made on information
and belief are believed to be true; and that these state	ments were made with the knowle	edge that willful i	false statements and the
ike so made are punishable by fine or imprisonment,	or both, under 18 U.S.C. §1001 a	nd that sweet will	Malse statements ma
eopardize the validity of the application or any patent	issued thereon.		
			T
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RESIDENCE		CITIZENSHIP	

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